

N30(HC)

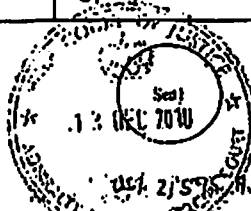
JUDGMENT FOR CLAIMANT (DEFAULT HC)

Judgment for Claimant
(in default)

to the High Court of Justice QUEEN'S BENCH COMMERCIAL COURT		District District Registry
Claim No.	2010 FULIO 1332	
Claimant (including ref.)	FAME SA ref: GL/nm/720/5	
Defendant (including ref.)	INTERNET CARLIGES INC ref: unknown	
Date	13/12/10	

To (Claimant/Defendant's solicitor)

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To the Defendant

You have not replied to the claim form.

US\$ 17,259,625

If it is therefore ordered that you must pay the claimant £

for debt and interest to date of judgment and £

for costs

(less £ which you have already paid)

You must pay to the claimant a total of

US\$ 17,259,625

(by instalments of

(the first payment to be made on the claimant's claim) by

US\$ 17,259,625

US\$ 17,259,625

US\$ 17,259,625

(and on or before this date each month) until the debt has been paid

Warning

If you ignore this order your goods may be seized and sold, or other enforcement proceedings may be taken against you. If this happens further costs will be added. If your financial details change and you cannot pay, ask at the court office what you can do.

Notes for the defendant

If you did reply to the claim form and believe judgment has been entered wrongly (in default) you may apply to the court office giving your reasons why the judgment should be set aside. An application form is available for you to use and you will need to pay a fee. A hearing may be arranged and you will be told when and where it will take place. If you do not pay your solicitor's business is in another country's area the claim may be transferred to that court.

How to pay

- Payments must be made in the person named at the address for payment, giving the claimant's reference and claim number
- DO NOT bring or send payments to the court - they will not be accepted
- You should allow at least 4 days for your payment to reach the claimant or his representative
- Make sure that you keep records and can prove for all payments made. Proof may be required if there is any disagreement. It is not safe to send cash unless you use registered post

Address for payment

WINGEE SCOTT LLP
ST OLAVE'S HOUSE
100 MARK LANE
LONDON
EC2V 8EY
UK

The court office is COMMERCIAL COURT REGISTRY, ROYAL COURTS OF JUSTICE,
STRAND, LONDON, WC2A 2LL, UNITED KINGDOM

is open between 10am and 4.30pm Monday to Friday. When corresponding with the court, please address forms or letters to the Court Manager and quote the claim number.

N30(HC) Judgment for Claimant (in default) January 2010

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Civil Procedure - 1999 & 2002



Request for judgment and reply to admission (specified amount)

Complete section A or B.

If you complete section A you must also confirm, where applicable, that particulars of claim have been served in accordance with the rules.

In all cases you must complete sections C and D. If the defendant has given an address on the form of admission to which correspondence should be sent, which is different from the address shown on the claim form, you must tell the court.

Remember to sign and date the form. Your signature certifies that the information you have given is correct.

- A ☒ The defendant has not filed an admission or defence to my claim
- ☒ I confirm that particulars of claim have been served on the defendant in accordance with the rules.
- Now complete section C and all the judgment details at section D. Decide how and when you want the defendant to pay. You can ask for the judgment to be paid by instalments or in one payment.

- B ☐ The defendant admits that all the money is owed
- Tick only one box below and complete section C and all the judgment details at section D.
- ☐ I accept the defendant's proposal for payment
- Say how the defendant intends to pay. The court will send the defendant an order to pay. You will also be sent a copy.
- ☐ The defendant has not made any proposal for payment
- Say how you want the defendant to pay. You can ask for the judgment to be paid by instalments or in one payment. The court will send the defendant an order to pay. You will also be sent a copy.
- ☐ I do NOT accept the defendant's proposal for payment
- Say how you want the defendant to pay. Give your reasons for objecting to the defendant's offer of payment on the back of this form. Send this form to the court with defendant's admission NDA. The court will fix a rate of payment and send the defendant an order to pay. You will also be sent a copy.

In the HIGH COURT OF JUSTICE, QUEEN'S BENCH DIVISION, COMMERCIAL COURT	
Claim No.	2010 Folio 1332
Claimant (including ref)	FLAME SA Ref: GL/nma/720/5
Defendant (including ref)	INDUSTRIAL CARRIERS INC Ref: unknown

C Defendant's date of birth

- ☐ Defendant's date of birth is not stated in the form of reply but is known to the claimant as:
- ☐ Defendant's date of birth is not stated in the form of reply and is not known to the claimant:

D Judgment details..

I would like the defendant to be ordered to pay:

- ☒ Immediately
- ☐ by instalments of £ per month
- ☐ in full by

Amount of claim as admitted (including interest at date of issue)	US\$ 17,200,025 + US\$ 2,555,931.38 (interest)
Interest since date of claim (if any)	
Period from 15.11.10 to 10.12.10	US\$ 94,915.00
Rate 2.26% (1 month US LIBOR + 2% compounded monthly)	
Court fees shown on claim	£1,550 US\$ 2,422.11
Solicitor's costs (if any) on issuing claim	£5,541.50 US\$ 8,780.00
Sub Total	US\$ 19,902,602.02
Solicitor's costs (if any) on entering judgment	£2,000.00 US\$ 4,436.34
Sub Total	US\$ 19,907,038.36
Deduct amount (if any) paid since issue	0
Amount payable by defendant	US\$ 19,907,038.36

I certify that the information given is correct.

Signed

(Claimant) (Claimant's solicitor) (litigation friend)

Position or
office held

Partner, Winter Scott LLP

(If signing on behalf of firm or company)

Date

13/12/2010

Please return the completed form to the court.

The court office at Admiralty and Commercial Court, Royal Courts of Justice, Strand, London, WC2A 2LL, United Kingdom

Only solicitors or other persons authorised to practice under the Solicitors Act 1974, or other persons authorised to practice under the Legal Services Regulation Act 2008, may sign this form on behalf of a claimant or defendant.